Case 3:08-cy-01185-L-PCI Document 1

Name Leonardo Garcia Milan

Address P.O. Box 799002

480 ALTA Rd.

San Diego, CA. 92179-9002

CDC or ID Number F 64349

United States District Court

United States District Court

United States District Court
Southern District Of California.
(Court)

Leonardo Garcia Millan
Petitioner

Worden Hernandez

PETITION FOR WRIT OF HABEAS CORPUS

No. D8 CV [185 - L (PCL)

(To be supplied by the Clerk of the Court

INSTRUCTIONS—READ CAREFULLY

- If you are challenging an order of commitment or a criminal conviction and are filing this petition in the Superior Court, you should file it in the county that made the order.
- If you are challenging the conditions of your confinement and are filing this petition in the Superior Court,
 you should file it in the county in which you are confined.
- Read the entire form before answering any questions.
- This petition must be clearly handwritten in ink or typed. You should exercise care to make sure all answers are true and
 correct. Because the petition includes a verification, the making of a statement that you know is false may result in a conviction
 for perjury.
- Answer all applicable questions in the proper spaces. If you need additional space, add an extra page and indicate that your
 answer is "continued on additional page."
- If you are filing this petition in the Superior Court, you need file only the original unless local rules require additional copies.

 Many courts require more copies.
- If you are filing this petition in the Court of Appeal, file the original and four copies of the petition and, if separately bound, one copy of any supporting documents.
- If you are filing this petition in the California Supreme Court, file the original and ten copies of the petition and, if separately bound, two copies of any supporting documents.
- Notify the Clerk of the Court in writing if you change your address after filing your petition.
- In most cases, the law requires service of a copy of the petition on the district attorney, city attorney, or city prosecutor. See
 Penal Code section 1475 and Government Code section 72193. You may serve the copy by mail.

Approved by the Judicial Council of California for use under rule 8.380 of the California Rules of Court [as amended effective January 1, 2007]. Subsequent amendments to rule 8.380 may change the number of copies to be furnished to the Supreme Court and Court of Appeal.

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	A conviction Parole
	A sentence
	Jail or prison conditions Prison discipline
	Other (specify):
1.	Yourname: Leonardo Garcia Millan
2.	Where are you incarcerated? R.J. Donavan
3.	Why are you in custody?
	Answer subdivisions a. through i. to the best of your ability.
	a. State reason for civil commitment or, if criminal conviction, state nature of offense and enhancements (for example, "robbery with use of a deadly weapon").
	N/A.
	b. Penal or other code sections: 288.
	c. Name and location of sentencing or committing court: Superior Court of Sullinge, CA
	d. Case number: HC 19307 - SCD 203471.
	e. Date convicted or committed: N/A.
	f. Date sentenced: March, 28, 2007.
	g. Length of sentence: 20 years With "3" Strikes.
	h. When do you expect to be released? Not applicable in this particular Time
	i. Were you represented by counsel in the trial court? Yes. No. If yes, state the attorney's name and address:
	N/A Un known at this time.
4.	What was the LAST plea you entered? (check one)
	☐ Not guilty
5.	If you pleaded not guilty, what kind of trial did you have?
	☐ Jury ☐ Judge without a jury ☐ Submitted on transcript ☐ Awaiting trial

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	ROUNDS FOR RELIEF MC-275
en	ound 1: State briefly the ground on which you base your claim for relief. For example, "the trial court imposed an illegal hancement." (if you have additional grounds for relief, use a separate page for each ground. State ground 2 on page four. or additional grounds, make copies of page four and number the additional grounds in order.)
	California Denal Code: 1385 Discretion
	Case Law. People V. Garcia (1999).
	1
a.	Supporting facts: Tell your story briefly without citing cases or law. If you are challenging the legality of your conviction, describe the facts upon which your conviction is based. If necessary, attach additional pages. CAUTION: You must state facts, not conclusions. For example, if you are claiming incompetence of counsel you must state facts specifically setting forth what your attorney did or failed to do and how that affected your trial. Failure to allege sufficient facts will result in the denial of your petition. (See In re Swain (1949) 34 Cal.2d 300, 304.) A rule of thumb to follow is: who did exactly what to violate your rights at what time (when) or place (where). (If available, attach declarations, relevant records, transcripts, or other documents supporting your claim.) This is indeed a 14th Amendment right Violation. An 8th Amendment of the production of the product
	right violation as well as a leth Amendment right violation!
•	This is a flagrant abuse of 1385 Discretion, The 9th
	circuit affirmed and the supreme court upheld and
	severy contioned the 4th and 2ND District as to these
	Discretion Abuses figuratively this an unfair and illegal
	Sentence Structer. The trial court showed its excerciping o
	1385 discretion in a arbitrary Capricious or patently
	absurd manner that resulted in a illegal Sentencing
	Structer.
	"Go To Next Pq"
b.	Supporting cases, rules, or other authority (optional): (Briefly discuss, or list by name and citation, the cases or other authorities that you think are relevant to your claim. If necessary, attach an extra page.)

(Briefly discuss, or list by name and citation, the cases or other authorities that you think are relevant to your claim. If necessary attach an extra page.)

ON Ground ONE:

Also there was no emphasis placed on the fact this was a first offense there by blatantly disregarding the 9th circuits appeal to the Second district and the 4th district, revealing the enevedibility of reversal or meritorious grounds for reversal, the caution was placed on the 4th district to reveal a abourd pattern of 1385 discretion abuses.

Gro	und 2 or Groance 3:08-cv/italphilesule; PCL Document 1 Filed 07/02/2008 Page 5 of 10 MC-275
	8th Amendment right violation:
	Supporting facts: As a first offense the sentencing Judge overarched his Judicial power's. No where in the history of California Sen-
-	tencing Law is there a case where a defendant bieng a first
	fermer has entered into arbitration as to "3" Strikes
-	actually Sticking or bieng a permanent part of a plea agreement: SE: wilding V, State Of California - (1996) 4th Dis.
	People V, Trower, 6 dis. Mo, people V, Brown 2003 CA!
	Lexis 6516 ccar, Aug 27. This also is a form of Coercion
	in that this sentence "Currently" and any other conviction
	Would be mandated: it is a due process error, this sentence must be set aside and reconsidered! it Cannot and will
	NOT Stand. This is reversable error and it is substantial.
•	And the Law does mandate Such relief as is equivalent
	defendant has suffered in variable under such illegal
	sentencing arbitration, in all actuality a misdemanor offer
	was committed against the defendant if not only for the sale purpose of future convictions this sentence must be vacated, and relief ordered. Respectfully.
b.	Supporting cases, rules, or other authority:
٠,	

GROUND THREE:

14th Amendment right Violation.

"Supporting Facts": clearly the Sentenceing Structure indi-cates revesable error. The damage accrued is accumulative and if not adressed incurable: My constitutionally protected & Indienable guaranteed the 14th Amendment right was violated when the sentencing Judge did not full fill the statutes critered to the fullest extent of the LAW! Obuiously I was not protected under my 14th Amendment right's. This is nothing short of a tedue process violation, again the sentence must be set aside and reconsidered. Respectutully, Defendant would also pray the Courts take into consideration the defendant has already accrued damage personally suffering under said arbitration. The damage secrued fall under multiple Juristictions, it also fall under civil procedure the defendant however shall be satisfied with the finding of reversable errer, and sent back to the trial judge for a setting aside of this the tillegal arbitration and resentence, with substantial relief. Any thing else under these circunstance would be unacceptable: The 4th District continses to blatantly disregard the 9th circuit Court of Appeals resprimends and cautions.

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GROUND FOUR: 6th Amendment right Violation:

Supporting FACTS: Obviously Court room administration was breached fundementally there is no court room administration if this inalienable right is obstructed. This is the spex of "Due process" if all entities in the court of Law are not working condusively for this protected right. There is and was No Justice, The sentence there fore must be reversed this is also strongly up-held in the commission on Judicial performance, These flagrant right violation actually tester on Judicial misconduct, no one given altorney could be oblivious to such blatant disregard to constitutionally protected rights, The supreme court it Self has severely Contioned against such systematic errosion of federally protected right's we adressed the procedural proteguisite for the declaration of against penal intest exception.

2000 0.00 00 01100 E1 0E	MC-27
Did you appeal from the conviction, sentence, or commitment? Yes. No. If yes, give the following in	formation:
a. Name of court ("Court of Appeal" or "Appellate Dept. of Superior Court"): Superior Court Of California.	
b. Result No issues to appeal. c. Date of decision: Nov. 2	7.07
d. Case number or citation of opinion, if known: Cox of Annual No. D. 050996	// SCD 7.0
d. Case number or citation of opinion, if known: Court Of Appeal No. D050996. e. Issues raised: (1) Not Applicable in this particular in	
	STANCE
(2)	
(3)	
f. Were you represented by counsel on appeal? Yes. No. If yes, state the attorney's name and addre	ss, if known:
Did you seek review in the California Supreme Court? Yes No. If yes, give the following information:	
a. Result No issues to appeal b. Date of decision:	
c. Case number or citation of opinion, if known:	
	<u> </u>
d. Issues raised: (1)	
(2)	·
. (3)	
. If your petition makes a claim regarding your conviction, sentence, or commitment that you or your attorney did not ma	ake on appeal,
explain why the claim was not made on appeal:	•
I. Administrative Review:	ura ta avhauet
a. If your petition concerns conditions of confinement or other claims for which there are administrative remedies, fail administrative remedies may result in the denial of your petition, even if it is otherwise meritorious. (See <i>In re Mus.</i>	zalski (1975)
52 Cal.App.3d 500 [125 Cal.Rptr. 286].) Explain what administrative review you sought or explain why you did not review:	Seek Such
N/A in this particular instance	•
b. Did you seek the highest level of administrative review available? Yes. No. Attach documents that show you have exhausted your administrative remedies.	

12.	Oth	Case 3:08-cv-01185-L-PCL Document 1 Filed 07/02/2008 Page 9 of 10 ner than direct appeal, have you filed any other petitions, applications, or motions with respect to this conviction, mmitment, or issue in any court? Yes. If yes, continue with number 13. No. If no, skip to number 15.
13.	a.	(1) Name of court:
		(2) Nature of proceeding (for example, "habeas corpus petition"):
		(3) Issues raised: (a)
		(b)
	:	(4) Result (Attach order or explain why unavailable):
		(5) Date of decision:
	b.	(1) Name of court:
		(2) Nature of proceeding:
		(3) Issues raised: (a)
		(b)
	•	(4) Result (Attach order or explain why unavailable):
		(5) Date of decision:
	C.	For additional prior petitions, applications, or motions, provide the same information on a separate page.
15.		plain any delay in the discovery of the claimed grounds for relief and in raising the claims in this petition. (See <i>In re Swain</i> (1949) Cal.2d 300, 304.)
16.	Are	e you presently represented by counsel?
17	<u>.</u>	you have any petition, appeal, or other matter pending in any court? Yes. No. If yes, explain:
17.		you have any petition, appeal, or other matter pending in any court?
18.	If th	his petition might lawfully have been made to a lower court, state the circumstances justifying an application to this court:
th	at th id as	undersigned, say: I am the petitioner in this action. I declare under penalty of perjury under the laws of the State of California are foregoing allegations and statements are true and correct, except as to matters that are stated on my information and belief, is to those matters, I believe them to be true.

☐ 160 Stockholders Suits Liability Property Damage 20 Labor/Mgmt. Relations 391 Agricultural Acts FEDERAL TAX SUITS Other Contract 892 Economic Stabilization Act 360 Other Personal Injury ☐ 385 Property Damage 730 Labor/Mgmt. Reporting & Product Liability R93 Environmental Matters 🗆 870 Taxes (U.S. Plaintiff REAL PROPERTY CIVIL RIGHTS PRISONER PETITIONS 894 Energy Allocation Act 740 Railway Labor Act 210 Land Condemnation 441 Voting 510 Motions to Vacate Sentence 790 Other Labor Litigation 895 Freedom of Information Act 3 871 IRS - Third Party 26 USC 7609 Habeas Corpus 900 Appeal of Fee Determination Under Equal Access to Justice 220 Foreclosure 442 Employment 791 Empl. Ret. inc. 230 Rent Lease & Ejectmant 530 General
 530 General 443 Housing/Accommodations Security Act 240 Tort to Land 444 Welfare 535 Death Penalty 2 950 Constitutionality of State ☐ 245 Tort Product Liability 3 890 Other Statutory Actions 440 Other Civil Rights 540 Mandamus & Other 290 All Other Real Propert 3 550 Civil Right VI. ORIGIN (PLACE AN X IN ONE BOX ONLY) ☑ 1 Original Proceeding ☐ 2 Removal from ☐ 3 Remanded from Appelate □4 Reinstated □5 Transferred from ☐6 Multidistrict Litigation □7 Appeal to District Judge from State Court or Reopened another district (specify) Magistrate Judgment VII. REQUESTED IN DEMAND \$ Check YES only if demanded in complaint: ☐ CHECK IF THIS IS A CLASS COMPLAINT: JURY DEMAND: ☐ YES ☐NO ACTION UNDER f.r.c.p. 23 VIII. RELATED CASE(S) IF ANY (See Instructions): JUDGE Docket Number

DATE

SIGNATURE OF ATTORNEY OF RECORD